FILED

B 27 (Official Form 27) (12/13)

2015 JAN 20 PM 12: 08

UNITED STATES BANKRUPTCY COURT

	₹ [†]	BANKRUFTEV GAMBHITE DISTRICT OF NH
	Michael Henderson	— ·
In re	Debtor	Case No. 14-12098
	Dentor	Chapter 7
		MATION AGREEMENT COVER SHEET
This	s form must be completed in it est under Rule 4008. It may	entirety and filed, with the reaffirmation agreement attached, within the se filed by any party to the reaffirmation agreement.
1.	Creditor's Name: Freedom	oad Financial
2.	Amount of the debt subject \$ 5,597.90 on the date	to this reaffirmation agreement: f bankruptcy \$5,597.90 to be paid under reaffirmation agreement
3.	Annual percentage rate of 10.50 % under reaffirma	interest: 10.50 % prior to bankruptcy on agreement (Fixed Rate Adjustable Rate)
4.	Repayment terms (if fixed	rate): \$206.07 per month for 31 months
5.	Description: 1998 HARL	the debt: Current market value: \$7,235.00 Y-DAVIDSON FLHTCUI, VIN#1HD1FCR17WY612754
6. (If no	Does the creditor assert to yes, attach a declaration setting indischargeable.)	at the debt is nondischargeable? Yes No South the nature of the debt and basis for the contention that the debt is
D	ebtor's Schedule I and J En	Debtor's Income and Expenses as Stated on Reaffirmation Agreement
7	A. Total monthly income from Schedule I, line 12	as Stated on Reathrmation Agreement S 5137.09 7B. Monthly income from all \$ 5137.09 sources after payroll deductions \$ 5053.75 8B. Monthly expenses \$ 5053.75
8	A. Total monthly expenses from Schedule J, line 22	5353.7 8B. Monthly expenses 5353.7
9	A. Total monthly payments reaffirmed debts not liste Schedule J	9B. Total monthly payments on \$ reaffirmed debts not included in monthly expenses 10B. Net monthly income \$
		(Subtract sum of lines 8B and 9B from

number in brackets.)

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1.	Explain with specificity any difference between the income amounts (7A and 7B):
2.	Explain with specificity any difference between the expense amounts (8A and 8B):
expl	If line 11 or 12 is completed, the undersigned debtor, and joint debtor if applicable, certifies that any anation contained on those lines is true and correct.
	Signature of Debtor (only required if line 11 or 12 is completed) Signature of Joint Debtor (if applicable, and only required if line 11 or 12 is completed)
Oth	er Information
of u sour	Check this box if the total on line 10B is less than zero. If that number is less than zero, a presumption induce hardship arises (unless the creditor is a credit union) and you must explain with specificity the rees of funds available to the Debtor to make the monthly payments on the reaffirmed debt: We will Be able to Continued to Pay this Debt on time of sebtor represented by counsel during the course of negotiating this reaffirmation agreement? LesNo LessNo LessNo LessNo LessNo LessNo LessNo LessNo LessNo LessNo LessNo
***************************************	FILER'S CERTIFICATION
be	I hereby certify that the attached agreement is a true and correct copy of the reaffirmation agreement tween the parties identified on this Reaffirmation Agreement Cover Sheet. Signature Print/Type Name & Signer's Relation to Case

B240A (Form B240A) (04/10)

Check onc. Presumption of Undue Hardship No Presumption of Undue Hardship
No Presumption of Undue Hardship
140 I I Chambreau or One or the Co.
See Debtor's Statement in Support of Reaffirmation,
Part II below, to determine which box to check.

UNITED STATES BANKRUPTCY COURT

District of New Hampshire

Michael Henderson	Case No.	14-12098						
Debtor		7						
REAFFIRMATION DOCUMENTS								
Name of Creditor: FreedomRoad Financial								
Check this box if Creditor is a Credit Union								
PART I. REAFFIRMATION AGREEMENT								
Reaffirming a debt is a serious financial decision. Before entering into thi Agreement, you must review the important disclosures, instructions, and this form.	is Reaffirma definitions f	ition ound in Part V of						
A. Brief description of the original agreement being reaffirmed: Promissory	A. Brief description of the original agreement being reaffirmed: Promissory Note & Security Agreement For example, auto loan							
B. AMOUNT REAFFIRMED: \$5,597.90		·						
The Amount Reaffirmed is the entire amount that you are agreeing to unpaid principal, interest, and fees and costs (if any) arising on or before which is the date of the Disclosure Statement portion of this form (Par See the definition of "Amount Reaffirmed" in Part V, Section C below. C. The ANNUAL PERCENTAGE RATE applicable to the Amount Reaffirm	t V). v.	•						
See definition of "Annual Percentage Rate" in Part V, Section C belo								
This is a (check one) Fixed rate Variable rate								
If the loan has a variable rate, the future interest rate may increase or decreas disclosed here.	e from the A	nnual Percentage Rate						

✓ No

Yes

Check one.

1

Page 3

<u> </u>	If your answer to	EITHER	question.	A. or B.	above is	"No,"	complete	1. and 2.	belo
\mathbf{C}	If vour answer to	ELIHER	question.	A. UI D.	above is	140,	complete		

- Your present monthly income and expenses are: 1.
 - a. Monthly income from all sources after payroll deductions (take-home pay plus any other income)

b. Monthly expenses (including all reaffirmed debts except this one)

s_5137.29 s_5047.61 s_89.61

c. Amount available to pay this reaffirmed debt (subtract b. from a.)

d. Amount of monthly payment required for this reaffirmed debt

·206.0

If the monthly payment on this reaffirmed debt (line d.) is greater than the amount you have available to pay this reaffirmed debt (line c.), you must check the box at the top of page one that says "Presumption of Undue Hardship." Otherwise, you must check the box at the top of page one that says "No Presumption of Undue Hardship."

You believe that this reaffirmation agreement will not impose an undue hardship on you or your 2. dependents because:

Check one of the two statements below, if applicable:

You can afford to make the payments on the reaffirmed debt because your monthly income is greater than your monthly expenses even after you include in your expenses the monthly payments on all debts you are reaffirming, including this one.

You can afford to make the payments on the reaffirmed debt even though your monthly income is less than your monthly expenses after you include in your expenses the monthly payments on all debts you are reaffirming, including this one, because:

COMPLETE We the Bein able to Make there and Use an additional page if needed for a full explanation.

D. If your answers to BOTH questions A. and B. above were "Yes," check the following statement, if applicable:

You believe this Reaffirmation Agreement is in your financial interest and you can afford to make the payments on the reaffirmed debt.

Also, check the box at the top of page one that says "No Presumption of Undue Hardship."

B2#0A, Reaffirmation Documents

Page 4

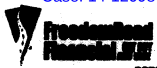
PART III. CERTIFICATION BY DEBTOR(S) AND SIGNATURES OF PARTIES

I hereby certify that:

- (1) I agree to reaffirm the debt described above.
- (2) Before signing this Reaffirmation Agreement, I read the terms disclosed in this Reaffirmation Agreement (Part I) and the Disclosure Statement, Instructions and Definitions included in Part V below:

The Debtor's Statement in Support of Reaffirmation Agreement (Part II above) is true and (3) complete; I am entering into this agreement voluntarily and am fully informed of my rights and (4) responsibilities; and I have received a copy of this completed and signed Reaffirmation Documents form. (5) SIGNATURE(S) (If this is a joint Reaffirmation Agreement, both debtors must sign.): Signature Date Joint Debtor, if any Reaffirmation Agreement Terms Accepted by Creditor: 1790 E. River Rd., Ste. 101, Tucson, AZ 85718 Creditor FreedomRoad Financial, c/o CRG, Print Name Nichlas P. Spallas Print Name of Representative PART IV. CERTIFICATION BY DEBTOR'S ATTORNEY (IF ANY) To be filed only if the attorney represented the debtor during the course of negotiating this agreement. I hereby certify that: (1) this agreement represents a fully informed and voluntary agreement by the debtor; (2) this agreement does not impose an undue hardship on the debtor or any dependent of the debtor; and (3) I have fully advised the debtor of the legal effect and consequences of this agreement and any default under this agreement. A presumption of undue hardship has been established with respect to this agreement. In my opinion, however, the debtor is able to make the required payment. Check box, if the presumption of undue hardship box is shecked on page 1 and the creditor is not a Credit Union. gnature of Debtor's Attorney Print Name of Debtor's Attorney

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HOMISSORY NOTE, DISCLOSURE AND SECURITY AGREEMENT

FreedomRoad Financial

Page 1 of 3

			BO	PARCHER(S)	DE	Many National Powersports Dist	fbutor			
NAME M	lche	el J Hen	derson		ADI	24 Seaverne Bridge Road		Montmack NH 03064		
A CONTRACTOR OF THE CONTRACTOR							,			
NAME_					ADI	XX288				
				No. 1	ADI	NE88				
DESCRI	DESCRIPTION OF MOTOR VEHICLE PURCHARRO:									
New or Used	7	Year		Make and Model		Vehicle Identification Number		Use For Which Purchased		
		1908		HARLEY-DAVIDSON	··	1HD1FCR17WY812764	1	E Transaction		
XLan	<u> </u>			FUHTCUI		Indiroxi/Widi2/04	\perp	<u> Divelores</u>		
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				0.00	+-					
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1. Cash : 2. Total (Sale Journ	Price (ir paymen	t = Nat Thado-in	ITHEREATION OF capacides, endress, sections, and tenses). \$			***********	8 8,047.00 ₍₁₎		
3. Unpak	i Bel	ance of	Your Thade-in Cash Price (Am	ount paid on Your Account) (1 minus 2) peld	o dealer		8 0.00(2) 8 8.047.00(3)		
4. Amou			there on Your Be			•	0.0	20 •		
A. To: Credit Insurance Company (single IIIe)						***************************************	0.0			
C. To: Accident and Health Insurance Company							0.0	50 •		
E. Other Charges (Identify Who Must Receive Payment and Describe Purpose)							· -			
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To:For GA								_ •		
						Mad Fee 3		_ •		
To:										
5. Prepaid Pinance Charges:										
A. Loan Proceeding Fee										
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ADDITIONAL TERMS AND CONDITION

NOTICE: THE ANNUAL PERCENTINGE RATE MAY BE NEGOTIABLE WITH CHARGE.	I THE DEALER. THE DEALER MAY RECEIVE A PART OF THE PINANCE
CREDIT MELITARICE DISCLOSURE: YOU ARE REQUESTING CREDIT INSUR CONSTROM OF THIS LOAK. Places review the information provided by the leave Places check the appropriate busine) and sign below if You wish to purchase insu	AJICE MERCATED HERBIN. YOU ASKEE THAT IT IS NOT REQUIRED AS A for far more detail concerning the turns and conditions.
Single Credit Life Insurance (Sorrower only) Credit Disability Insurance Joint Credit Life Insurance Insurants:	(Banadar grily)
Address:	
Credit Life: Term: Premium \$ 0.00	Joint Credit Lile: Term: Premium \$ 0,00
Credit Disability: Term: Premium 8 0.00 Other	r: Prentum 8 0.00
X Sorrower Cate	X-Co-Resear Code
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coat for the coverage, please sign below.	sense (and observatio rates, and vibrational and some to but, got supplyment
The Geo conserve is	
Name of company	Cillian Additiona
X	X
Borrower Cete	Co-Barrosser Custo
PROPERTY BELLIFANCE: You understand that You are required to purchase properties of your decesting asseptiable to Us (please see reverse ide for what y person of your decesting asseptiable to the forter of Freedom/hood Pinerole (1). 5(1) from the date You say to the order of Freedom/hood Pinerole (1). 5(1) from the date You says the Agreement and continuing until Yearce with the property of or any part of return above. You may proper all or any part of return to you say perform of the finance charge. If we have not received to the made with a check or other instrument that is dishonated for any reason, You may be required to pay a late charge equal to five percent (5%) of the made with a check or other instrument that is dishonated for any reason, You say other amounts or charges You may one Us, interest will be charged on a direct reference the littler Vehicle described above and continuing until the full emos to you will be the self you make your payments early and more if You pay late. DustrionAL Testing Auto-CopionTesting. Please see the reverse side for additional to the years privated on the front. BENATURE: By signing below, You agree to all of the terms of this date. As a contract TO COSIGNER. You are being eated to quarantee this date. As a contract to the contract of the Agreement.	reparty reparted on the mater Validae. You can buy this biomision through could happen if You do not maintain such insuranza.)
10.50 from the date You along the Agreement and contrades until	al, the Principal Amount (charm above) plus interest at the Contract Rate o
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in not remine to you any partion of the finance charge. If we have not received to	the full amount of any payment by the end of ten (10) salandar days after it is
made with a check or other instrument that is dishonored for any resear. You	its amount of the echeduled payment. If any payment under the Agreemen
any other amounts or charges You may owe Us. Interest will be charged on a d	only based of 1/300 beginning on the date You sign this Agreement to purchase
To the first of the last of You make your assumed and continuing until the full armou	and of the principal balance has been paid. This means the arresent of interes
DESTICONAL TERMS AND CONDITIONS. Please see the reverse side for additi	coal terms and conditions. You are bound by these terms in the same manner
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copy of this Agreement.	nd request Ue to leave the proceeds of this Note. You adknowledge receiving
OTICE TO COMONER. You are being asked to guarantee this date As a colo	sister Vist are reconstitin for anythin the notion date if the beautiful in
ly the debt. You will have to. So ours You can allord to pay if You have to and I	hat You want to accept this research life. You may have to now up in the full
in collect this debt from Very without the best You may also have to pay late it	eas or collection costs which tracease this amount. President food Pinancial
in be used against the borrower, such an suling You, cornishing Your wasse.	recommon interiors can use the term collection methods against You Sur
OTICE TO COMMER. You are being asked to guarantee this debt. As a co- ly the debt, You will have to. So sure You can afford to pay if You have to and I nount of the debt if the borrower does not pay. You may also have to pay late it in collect this debt from You without first trying to collect from the borrower. Pre in the used against the borrower, such as suring You, gardening Your wages, a cond. The notice is not the contract that makes You fights for the debt.	The second of th
Little III. The Critical master and bottomer and each other	
reon or entity who egrees to nev this Note and therefore agrees to	THE REPORT OF THE SHARE VALUE STATES OF THE PARTY OF THE
terms of this Note. "We" or "Us" means FreedomRhed Pinencial	connection with this Content of any increases and finances
d to parent Evergreen Private Bank, collectively referred to as the	and any of the following flams that are purchased and finances connection with this Contract: a) any accommons, equipment, replacement parts installed on the Moser Variote; b) any insure
nder and its successors and sestine. "The terms, "Contract," presment," "Loon," and "Note" are used interchangeably.	premiume and charges for service or GAP products returned to
	Lender; c) any proceeds of insurance polisies, service or GAP produ
PPLICABLE LANCE. The laws of the state where the Lander's flen	premiums and charges for service or GAP products retermed to Lander; c) any proceeds of insurance policies, service or GAP product on the Motor Vehicle; and d) any proceeds of insurance policies on Y life or health which are financed through this Contract. The purch
been recorded applies as to matters regarding the Lander's tartly interest in the Motor Vehicle. The tares of the United States,	money security interest in in addition to any other accounts between
as to the rate of interest and other related fees due and owing	THE LEGISLE PORCE OF MARKET WHILE ARE RECORDED TO THE PARTY OF
for this Agreement, the laws of the State of Minois shall apply.	Chimpion of the 1900s. This secures comment of all equations when
	on the Contract and on any transfer, renewal, or extension of Contract. It also secures Your other agreements in this contract. To
DISTRIBUTE AND RIGHT OF LORS. You agree to pay the Lender all own under this Contract even if the Molor Vehicle is damaged,	CORPT DOMNERS INK. The College's surder this Contract also assess
Province of Managery, Your marks to know the Major Malakes in court	your ower companies to the Lender, whether now owning or incur
lower and receir. You some not to remove the Motor Vehicle from	norumanor.
United States, and not to see, runt, lease or otherwise transfer any	& RECLINED PHYSICAL DAMAGE MINISTANCE. You agree to be
1795. In the Motor Vahicle or this Contract without the Lender's	Privated Comage Interests covering that or demand to the Man
press written permission. You agree to protect the Motor Vehicle on claims of third persons. You agree not to expose the Motor Vehicle	Verticle for the term of this Agrammit, showing the Lender "additional insured and lose payee." At any time during the term of a
misuse or configuration. You will make sure the Lender's security	Agreement, if You do not have physical damage insurance who covers both interests in the Motor Vahiale, We may, if We decide, b
Most is confeded and a lien on the Motor Walter in shows on the	covers both interests in the Motor Vehicle. We may, if We decide, b
o, or other documentation acceptable to the Lander. You agree to mide all acts, things and writings as the Lander may at any time	to buy insurance, but many do so If this state of this same after an obligation
recent to number or antique and writings as the Lander may at any time	Insurance which covers our interest only. We are under no collects to buy insurance, but may do so if We desire. If We buy either of the coverages, We will let You troow what type it is and the charge you may
used to protect or enforce its rights in the Motor Vehicle and other Meral. You will not do anything to defeat the Lander's Sen. If the	7771 . YYY 1387 YAR BE GEN EF SHEYEREN 1987 HER BENEFIT SHEET SHEET SHEET SHEET SHEET SHEET SHEET SHEET SHEET S
ider pays any regain bile, storage couls, taues fines that fore an	CONTROL OF THE PROPERTY OF THE PARTY OF THE
nder pays any repair bills, storage costs, taxes, fines, DMV fees or or charges on or for the Motor Vehicle, (although the Lender is not ulred to do so on Your behalf) You agree to repay the amount when Nander sets for it	principal amount on this Agreement. If the insurance premium is edd to the unpoid principal amount of this Agreement, interest will i charged on the insurance premium at the Armail Percentage Re
ulred to do so on Your bejuit) You agree to repay the amount when	charged on the insurance premium at the Armed Parameters for
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Millall Mich - 111112	
Mar 1 Standard	Co-Borrover's Signature Page 2 of

ADDITIONAL TERMS AND CONDITION

disclosed in this Agreement, and You agree to pay the insurance premium with interest in equal installments along with the payments shown on the payment schedule. You understand and agree that if We purchase any physical damage insurance. We will be setting in our interest only. You further understand and agree that the purchased insurance will not contain any flability coverages, will only cover our interest in the Motor Vehicle, may have deductible amounts different than those in Your provided insurance, and may be more expensive then equivalent insurance which You could buy on Your own. You agree that We can purchase such insurance with coverage that will be retroactive to the date Your insurance terminated. You understand and agree that We may receive compensation or reimbursement in connection with such insurance. If the Motor Vehicle is lost or damaged, You agree that We can use any insurance settlement to repair the Motor Vehicle or to apply to Your debt, at our sole and absolute discretion.

S. INCLUDANCE OR SERVICE PLAN OR REPAIR PLAN CHARGES RETURNING TO US. If any charge for required incurence is returned to Us, if may be credited to Your account or used to buy similar incurence or incurence which covers only our interest in the Motor Vehicle. Any refund on optional incurence or service/repetr plan obtained by Us will be credited to Your account. Credits to Your account will be in the same manner as psyments. You will be notified of what is done.

7. DIRHONORED CHECK CHARGE. We may charge you a \$25 Fee for the return by a depository institution of a dishonored check, negotiable order of withdrawel or share draft issued in connection with any payment due under this Contract.

8. DELAY IN EMPORCING RIGHTS: CHANGES TO THIS CONTRACT. The Lander can delay or refrain from embroing any of its rights under this Agreement without loaing them. For example, We may extend the time for making some payments without extending others. You agree to be bound by any document provided by Us that changes the terms and conditions of the Agreement due to state or federal law requirements. Any change in the terms or conditions of this Agreement must be in writing and signed by the Lander. No oral changes are binding.

8. DEFAIRT. You will be in default under the Note or other parts of the Agreement if any one or more of the following events occurred: 1) You fell to make a monthly payment within ten (10) days of its due date or any other payment when due; 2) You provide Us faile or misleading information in connection with this loan; 3) You die or are declared incompetent; 4) You fell to pay or teap any other promise or any other toan You may have with Us; 5) the Motor Vehicle is demaged or stolen; 6) You breach any agreement or covenent in this Agreement.

19. FAILLIRE TO PAY OR ICEMP PROMISES AS REQLIRED. If You do not pay Us as agreed or You are otherwise in default or if an event occurs which substantially reduces the value of the Motor Vehicle which materially impairs Your prospects to pay under this Agreement, We may, at our option, declare the entire unpaid principal amount to be immediately due and owing. You will, following such event, at our request, deliver the Motor Vehicle to a place We designate which is reasonably convenient to both You and Us.

11. CREDIT REPORTING. You agree that We may request a consumer credit report in connection with Your application and in connection with an update, renewel, or extension of the credit for which the application is made.

12. INTEGRATION AND SEVERABLITY. This agreement contains the entire agreement between You and Us. If any part of this agreement is invalid, all other parts of the agreement will remain valid,

13. NON-MARKER. You agree not to send Us partial payments marked "paid in full", "with prejudice", "without recourse" or any similar restrictive endersements. If you send these items or complaints to our lookbox or address specified for payment, they shall not be deemed received and the endorsement will not be affective against Us even though We cashed the checks on which such endorsements are contained.

14. NOTICE OF LIMITED AGENCY. The dealer has no authority to approve or to make this loan. The dealer is not our agent in connection with the sate of the Motor Vehicle You are purchasing with the proceeds of this toan. The dealer is only authorized to prepare the loan documents and to obtain Your algorithms.

15. GUSTOMER INDENTIFICATION MANSBER (CIP). Pursuent to requirements of law, including the USA PATRIOT Act, We are obtaining information and will take necessary actions to verify Your Identity.

16. REPOSSESSION OF THE MOTOR VEMOLE POR PARLURE TO PAY. If You fell to pay according to the payment achedule or if You break any of the agreements in this Agreement (default). We can take the Motor Vehicle from You (repossession) subject to any right to cure default You may have. To take the Motor Vehicle. We can go on Your land or anywhere the Motor Vehicle is located so long as it is done poscelully. If there are any personal belongings in the Motor Vehicle such as clothing, furniture, and tools, We may store the flame. However, We do not have to store them and will not be responsible for the flame beyond what the law may require. Any accessories, equipment or replacement parts will remain with the Motor Vehicle.

17. RETTING THE MOTOR VEHICLE BACK AFTER REPORTATION.

17. RETTING THE MOTOR VEHICLE BACK AFTER REPORTATION.

If We represent the Motor Vehicle, then at least 15 days before selling the Motor Vehicle We will send to You a notice of sale disclosing that You have the right to receen the Motor Vehicle by paying the accelerated belience and other costs of representation. Under certain circumstances, You may have the right to reinstate the account by paying past due payments plus any tale charges, the cost of telting and storing the Motor Vehicle and other expenses that We have or our assignee has had. We will use the not processe of the sale to pay at or part of Your debt. If You owe less then the rest processe of sale, We will pay You the difference, unless We are required to pay it to someone else. For example, We may be required to pay a lender who has given You a loan and also taken a security interest in the Motor Vehicle. If You owe more than the net proceeds of sale, You will pay Us the difference between the net proceeds of the sale and what You owe when We sak for it. If You do not pay this amount when saked, We will charge interest on it. If You have averagistly demaged the Motor Vehicle, You will be liable to Ue for the demages.

18. ATTORNEY FINE AND COLLECTION COSTS. To the extent permitted by applicable law, if We hire at attorney other than our saturted employee to collect what You owe, You agree to pay our resecutable attorney's fees, including any incurred in connection with any bankruptsy or appellate proceeding, and any court costs and out of pocket expenses, whether or not the sult is filled, plue interest on such sums at the highest rate allowed by law.

19. WARRANTY DIRCLAMER, You understand that the Lender is not offering any werranties and that there are no implied warranties of merchantability, of fitness for a particular purpose, or any other warranties, expressed or implied by the Lender, covering the Colleteral.

Notice: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAMB AND DEPENSES WHICH THE BORROWER COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED WITH THE PROCEEDS HERBOT. RECOVERY HERELHIDER BY THE BORROWER SHALL NOT EXCEED AMOUNTS PAID BY THE BORROWER HERELHIDER.

NOTICE TO CONSUMER. (1) Do not sign this Agreement before You read it; (2) You are entitled to a copy of this Agreement: (3) You may, at any time, prepay the unpaid belance of this Agreement.

CAUTION - IT IS IMPORTANT THAT YOU THOROUGHLY READ THE ENTIRE CONTRACT BEFORE YOU SIGN IT.

have received	La copy of the entire Pi	OMISSORY NOTE I	NISCI OSIIDE AND SECUDIT	
\mathcal{N}_{l_1,l_2}		. [.	DISCLOSURE AND SECURIT	IAGREEMENI
N IN HINDER	Man A	/July		

Borrower's Signature

Co-Borrower's Signature

Date Page 3 of